SENATE.

SATURDAY, Jan. 28. Mr. Reeve introduced a bill legalizing the recording of bill to locate the seat of justice in the county of Benton; the addition to the town of Fayetteville. Mr. Read, a bill to provide for the payment of tax by

non-residents at the State Treasury. Also, relative to the refer ed a letter of J. B. tray, reported that the committee town of Jeffersonville. Mr. Morgan, to legalize the proceedings of the Trustees of the Greensburgh Presbyterian Church; passed, Mr. Wright, fixing the times of holding courts in the 8th judicial circuit; twice read and amended so as to in-

clude the times of holding courts in Hancock county of the 5th judicial circuit; passed. Mr. Ewing offered a joint resolution "to provide a market for water rotted hemp"; passed.

Mr. Bright, to incorporate an institution in the city of Madison to disseminate the promotion of the Medical and the third part of the revision, then passed. associate sciences; referred to the committee on education. Mr. Buell, a joint resolution to suspend for a limited time the further lettings on the Wabash and Erie Canal. Road to a company.

tors to pay a road tax equal to actual settlers. Mr. Bright, to sign off under the bankrupt law for the discharge of Waram & Haughmeett, or either of them. Mr. Cornett, to remove the Wabash and Erie Canal

Land office to Delphi. Mr. McGaughey, to legalize the appraisement of land in passed. Madison county. Also, repealing 34 and 4th sections of an act regulating the Indiana University; referred to the ref rred to the judiciary committee. committee on education.

REPORTS OF COMMUTTEES. committee on education, with instructions to report a bill passage; passed. fund ; carried.

Mr. Ewing, from the committee on federal relations, to Joseph Luther. morial, had passed the Senate, and no further action was wise appropriated." deemed necessary; concurred in. Also, a joint resolution The beli then passed. on writing paper of 500 copies of a petition on that subject, to be circulated among the people of the State for their

Mr. Dobson wanted to know where the petition origipated. It was a new thing to him.

posing that the Legislature first sign it, then refer it to the people for their signatures. It, perhaps, opinions of Chancellor Kent, &c.; stating, that the committee on the series produced by consent.

The Senate then adjourned by consent and pussed.

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Mr. Collins from the committee on the though of quite a different character. He must of the Michigan City Branck, as evidence; also, a sequaintance with hundreds of our Germon population in In- Brok committee proposing amendments to the bank know its character, where it comes from, and all statement with regard to the Indianapolis Franch; then urged that our laws were undergoing revision and would be completed this session and that this session would be completed this session and that this session would be the life in the times of the complete that our laws were undergoing revision and would be completed this session and that this session would be the life in the times of the complete that our laws were undergoing revision and would be completed this session and that this session would be the life in the life in

since, when it was referred to the committee on federal relations.

The bills for the relief of Isaac Nelson—divorce to the committee on the bank, rather than from its books; denies that the bank, rather than from its books; denies that the bank of the committee of the bank of the

noes 24.

Miami county, with amendments; passed.

Brown county; passed.

to Petersburg ; passed.

with them.

rent for enough in one year, to pay for the land. If favoritism and monopoly, have neither truth nor the bill does not pass, the land cannot be bought justice in them. The stockholders are weary of the interest and make common schools more.

Mr. Harris sail, that the ameridment proposed to inrow us to be made a mock of, &c. The question under contracts made after the first of Ma.ch next, under the bill red a third time now, ages 33, noes 15. So to township business in Fulton county; passed.

The bill to assist and make common schools more until a minor becomes of age to sell it.

Mr. West could see no good reason for opposition ter.

to this bill. to the State. He read from the report of the com- chairman.

table : lost.

Mr. Harris, from same, to whom was referred a carried, ayes 51, noes 40, resolution instructing them to inquire what provi. The bill appropriating the three per cent, fund in to grow worse while these laws exist. sions were necessary to preserve the public works. Allen county passed. of the " ate, reported that the revision made ample Mr. Robinson reported a bill providing for printproves on for that object. Also, against the petition ing 2000 copies of the laws in the German language of E. Chamberlain, for relief for the loss of his boat, to be reimbursed by individual expense.

destroyed by a stump in the canal; concurred in. Mr. Shoup moved an amendment, providing for Also, a bill in relation to the Crawfordsville printing 1000 copies of the most important laws, at ing county business in the countries of Warrick and Dubois :

Senate adjourned.

Logansport ; passed.

the Wabash and Erie canal west of Tippecance river. State treasury. carried. Also, reported back the bill for the refiel structions to strike out 2000 and insert 500. of Zera Southerland, recommending its passage. The bill was then rend a third time : when

Mr. Read offered to amend that nothing in this Mr. Tevis moved the provious question, which sund net shall be so construed as to authorize the issue was ordered, and the bill passed, by a vote of ayes disposed of of Treasury notes.

Mr. Ewing was opposed to the amendment. Mr. Mitchell thought it very unjust to pay a just occupying claimants of lands was read; when claim in uncurrent money, when current money Mr. Henley supported it as a measure in which to wooden manufactures; which prevailed.

The bill subjecting real and personal property to Tingley, and Marvin and others opposed it. execution having been made the special order of The bill passed by a vote of ayes 88, nors 4. the day for to day at two o'clock,

Mr. Walpole moved to lay it over and make it the Mr. Brown of M. reported a bill for the organiza-M.; carried-ayes 33, noes 16.

The President laid before the Senate a special cond reading. report of the Treasurer of State, relative to the The House went into the consideration of the re which the Senate adjourned.

Mr. Harris, from the committee on canals and in- Hargrove, relative to enclosures. ternal improvements, reported back a bill for pay- Bills were introduced by Mr. Matheny, to author-

ed back the bill for the relial of Hugh O'Neall, de- road tax on real estate may be worked out.

D Hendricks: concurred in Senate bill for the relief of certain persons therein tended that the minerity half a right to be heard and that

from its further consideration; laid on the table.

Mr. Miller, from the committee on cornorations be neglected by the discussion, the joint resolution was ordered to judiciary committee, with a recommendation that it on the question, "Shall the decision of the Chair be the form."

Mr. Walpole moved to amend, "as the gentleman of the bill, that the salaries, &c. of officers."

Mr. Walpole moved to amend, "as the gentleman of the bill, that the salaries, &c. of officers."

Mr. Walpole moved to amend, "as the gentleman of the bill, that the salaries, &c. of officers." Mr. Miller, from the committee on corporations, be engrossed; but, in order to give time for rereported back the bill for incorporating the Wayne, flection, Mr. Honley moved to lay the bill on the The bill making the transmy notes now hearing one.

Mr. Walpole moved to amend, "as the gentleman" Mr. Lowe moved to instruct the be laid upon the table; which was accordingly done.

Judgment of the Senate," was decided in the affirmative—

from Noble considers himself more competent to to amend the bill, that the salaries, &c. of officers

destrict the State into Congressional districts, than should correspond with the present prices of produce.

mill dam , passed.

for registering and numbering Wabash and Erie canal L. M'Millam; read twice and committed.

proceedings of certain township trustees therein named; read a third time and laid over until Monday. read three several times and passed. Mr. Buell, from a select committee, reported back the

Mr. Ewing, from a select committee to which had been

could not agree upon the subject; and a minority recommending that the letter be printed. Laid spon the table. county of Tippecanoe to the county of Carroll. Mr. Mitchell, from a select committee, reported a bill providing for the formation of two several corporations for vailed; and school purposes, &c.; passed.

Mr. Davis, from a select committee, reported a bill consolidating school districts therein named; passed to a second reading.

Mr. Defrees, amendatory of an act compelling specula-

the public works.

providing that forfeitures be paid into the common school Mr. Harris, from the committee on canals, &c.,

reported that a resolution embracing the objects of the me- out of the first funds of the suspended debt not other. to a second reading.

HOUSE OF REPRESENTATIVES.

Mr. Dubson. This is perhaps the most important to the losses sustained by the banks; the effect size this, but they demand it at our hands; not, however, as matter that has been presented to the Legislature produced on the Bank and the country by a suspen- the gentleman from Putnam has said, at the expense of our ferred to the future action of the House. covers more ground than any other one subject save opinions of the Bank Examiner, are erroneous as to not lead or write their own or any other language, is not the question of null fication in South Carolina, the losses, adducing an extract from the President true. He spoke from personal experience and an intimate Ewing, and he read it at the Clerk's desk some time business will show a different result-that the Ex. tion of the Senate. (Mr. B. continued his remarks.) Mr. Parks thought it deserved reflection, and Fitch is a security of Mullikin; that the political having been made the order of the day for to-day, 10 o'clock, vide for the collection of a township tax in certain noes 18. moved to lay it on the table; e rried-ayes 25, interference of the South Bend branch was a thought | was or leved to be taken up. Mr. Cornett, from the committee on education, the indebtedness of the officers of the Bank as right reported back a bill for the rebef of John C Riley, and proper, inasmuch as the agent has recommended months. The question to strike o t was lost. securities of John Plasters, school commissioner of for; but he objects against the publication of the said the people of Montgomery county wanted no further re- summing the principal part of the afternoon, and ized to be issued by the law of 1840. names of Bank debtors, as a great many, whose hef laws. These measures are thrawing our people deeper making one amendment, and passing over some Mr. Dobson moved to recommit the bill to the commit-Mr. Stanford, from same, a bill, with amendments, passed.

Mr. Stanford, from same, a bill, with amendments, names are set forth, have since paid up the indebt.

to provide for the payment of expenses incurred by edness—that it is wrong to publish the names of tion, for he thought the Schale were not prepared to vote on Mr. Robins. the protection of school funds; recommitted with those who have endorsed their friends, or who have the bill, sustained losses in enterprise; that history, in all its The question on the indefinite postponement lost. Those the revision, which authorises distress for rent; finance committee, when Mr. Gregory, from the committee on roads, re- details of folly and crime, has never afforded a par | who voted in the officmative were ported back a bill for the location of a State road in blaviess county; passed.

Messrs, Baell, Collett, Cornett, Cotton, Everts, Frimer, all el; demes that any director has borrowed for Shaving purposes. Some of the loans and long loans. Water and Witchest. shaving purposes. Some of the loans and long loans Pennington, Pitcher, Reeve, Watts and Wright-IS. Mr. Herriman, from same, providing for a State were made for the purpose of building the Washing- Sundry amendments to the bill were concurred in. road in Noble and Lagrange countres; passed. Also, ton Hall, which has been a losing concern; at Ev- An amendment proposing that when the execution defendto vacate a portion of a State road in Noble and Lagrange counties; passed. Also, providing for a steam mill at Salem; for building a mill at Michappointing commissioners to locate certain State gan City, which has ruined those engaged in it.

There has lattered a steam mill at Salem; for building a mill at Michappointing commissioners to locate certain State.

There has lattered a steam mill at Salem; for building a mill at Michappointing commissioners to locate certain State.

Mr. Waits moved to amend that this net shall only affect motion did not proved. roads therein named; passed. Also, to locate a There has latterly been great reform in this respect debts c ntracted before the first day of March, 1843, &c. Mr. Wright, from the committee on canals and houses and real estate. As property continues to the words "1843" and insert "1814." internal improvements, to authorize the purchase decrease in value, the bank's property must depre- Messis. Watts and Ewing opposed the amendment, of land for water power at the town of Logansport ciate. He pleads custom, for not making public the Mr. Davis regarded this as a glorious speculation.

Mr. Davis regarded this as a glorious speculation.

Mr. Tannehill was in favor of the amendment.

Mr. Cothus thought a time should be fixed when those red to determine a question, and a scene of confusion Mr. Tannehill was in favor of the amendment. such as we have had heretofore. I soluted propost. peculation by the Cashier at Terre Haute and says, Mr. West agreed with Mr. Collins that the time of those sitions of this kind are brought in, one after another, it is uncertain when the robbery by that officer first relief laws should be limited; but he thought the first of Mr. Wright: The water power will, no doubt. The water power will will wirrant a change.

Mr. Harris said, that the amendment as engrossed and to be made a mock of, &c. The question under control to be made a mock of, &c. The question under control to be made a mock of, &c. The question under control to be made a mock of a to township business in Fulton county; passed. calumny and abuse thrown upon them, and they for whatever it might bring. The assument in favor of it, Another question coming up, the chairman threat- On the passage of the bill, ayes 29, noes 18.

missioner on the canal, showing the profits of tolls and rent for the last two years.

Mr. Tingley, from the judiciary committee, reparted a bill divorcing 41 distressed people from large read to a more in the committee of the read to a bill toprocure bankable money to pay mem to reserving order. The chairman said he profits of tolls and not like such a noise in the committee of the read to a bill toprocure bankable money to pay mem to reserving order. The chairman said he profits of tolls and not like such a noise in the committee of the read to a bill toprocure bankable money to pay mem to reserving order. The chairman said he profits of tolls and not like such a noise in the committee of the read to a bill toprocure bankable money to pay mem to reserving order. The last two years. Mr. Ewing moved to lay the resolution on the each other-dissolving to all intents and purposes. It was for whole, nor would be have it. Mr. Tevis was very bers of the legislature, by reducing the capital of The bill relative to the jurisdiction of justices of the bands of matrimony, and permitting such per this reason that he was friendly to these valuation laws, conspicuous in his interruptions of members and the the State Bank;" laid on the table. Mr. Ewing moved to recommit the bill with in sons from and after the passage of the bill, again to the tentions, requiring a renamed on the rents to be enter into the holy bonds of wedlock as soon as pos-

the expense of the State without being reimbursed. referred. Relative to voting in Laporte county; passed. For

Further amendments being proposed, the pre- regulation of the Lafavette grave-yard; passed. A justice The amendments were to sinke Franklin from the 3d. Mr. Read moved to a mend by striking Jennings solved itself into committee of the whole, on the If o'clock, p. m.

Mr. Wright, from the committee on canals and internal improvements, reported back the bill to sutherize the purchase of land for water power, at large several counties, in proportion

If o'clock, p. m.

64, noes 28. The bill relative to proceedings in ejectment and town of Clarksville, Clark county; bill on the table. To

After some debate, the amendment was with- that portion of them located in Clark's Grant. drawn, the bill slightly amended, and passed. Mr. Simonson also supported the bill, and Messrs.

The House then took its usual recess. 14 o'clock, P. M. tion of the county of Topton; which passed to a see passet.

amount of treasury notes received by the Treasurer vision; when several amendments were made in committee; which were concurred in-one by Mr

on the Wabash and Eric canal, with an amendment; White river; read three times and passed.

val of the seat of government from Indianapolis to named—in reference to surplus revenue in Switzer. tended that the minority had a right to be heard, and that and Tannehill. [Messrs, Hoover and West absent.] public officers. He was in favor of recommitting Mr. Watts, from the committee on agriculture Lafayette, in consequence of the acts of a certain land county, was ordered to be engrossed. The bill such has been the action of Congress. of weights and measures, and asked to be discharged ful to any party and to the State. After consideration to the standard school of politicians, whose acts were alike disgraces the report could not be received while the other was undistant the navment of debts, was reported back from the acts of a certain school of politicians, whose acts were alike disgraces the report could not be received while the other was undistant to subject equitable interests and choses in action to the received while the other was undistant to subject equitable interests of the people.

The bill was then recommittee.

The bill was then recommittee.

Mr. Reeve, from a select, reported a bill confirming the plus revenue, common school and sinking funds was of James Siver of Rush; read twice and ordered to on to show that contiguity of territory, the identity of in-

Empire ; passed to a second reading. subject of orphan children; adopted. Mr. Robinson reported a bill adding a part of the Brothers; when

The House adjourned. SENATE. MONDAY, Jan. 30, 1843.

HOUSE BILLS. the table transferring the Madison and Indianapolis Rail passed to a second reading. To provide for the reduction of

Mr. West said he had reither strength nor disposition to say, lative to township business, passed. requiring the company to pay for all work done on the but few words on this subject; but he deemed it one of the lig Mr. Dufour, a junt resolution for counting road since the order authorizing the suspension work on most important bills of the session. He called the attention and cancelling State bonds, received in payment. The committee met, as he understood, without pen, ink or of the Senate to the subject by showing the relation existing them Lawrence burgh and Indianapeles Rail Rend the bill would have upon the sinking fund. This bill pro- co.; read three times and passed; by Mr. Carter, to the notions of the majority, they met them without ar-Mr. After reported a divorce bill; twice read and governed by the opinion of Chancellor Kent, it will not loan this sector then the effects which are to tellow the naving.

Mr. Rich moved to reconsider the vote on laying gument, transacted their business without keeping any rection of the hill on the table; which motion prevailed, and only it. When this bill goes to the other body, he would be table to the hill on the table; which motion prevailed, and Mr. Melanghey, from the judiciary committee, out of this scrip should be an object of investigation. This reported back the bill for changing of venue, with much be deemed it proper to say now, since the time to concommittee on finance.

relief of Congressional township No. 3, Forter county. Reis- Thompson, for the relief of James Gee and Abiguil 27, nors 23. reported a bill for the rehef of Isaac Burton and tive to the jurisdiction of justices of the peace in certain which was referred a memor at of citizens of Cincinnati, and the German in guage; passed passed; by Mr. Nees, to authorise the board doing Care of L. Care

Mr. McGaughey moved to reject the bill on the score of tain record; passed economy, &c. Mr. Read said, common courtesy would dictate that this relative to the improvement of the grand rapids of the Wa On motion of Mr. Burke, the bill of the House for bill, coming, as it does, from the other House, should not be definiting public officers, (Mousieur Touson come bash river; passed. Also, in favor of Cost Jourson's the relief of the Episcopal Church rejected. Besides, it is not preposed that the expense shall again.) was reported back by Mr. Claypool, with an amendment, striking out Brown; last—syes 23.

> the expense themselves. Mr. Bright and he was opposed to the motion of the Sen- the affirmative, ages 48, n es 40. ator from Futnam to reject this bill at this late day of the session. He knew the importance of acting with promptitude on all questions, and he would consider (and wished) the 32.

less act of the teller; he considers the publication of Mr. Pitcher moved to strike out "one year" and insert "six and passed.

State road from Columbus, Bartholomew county, to -actives the classification of debts in eight branch. Mr. Walpole said, as the sense of the Senate hall been es as good, doubtful and desperate. He trees that taken upon this proposition a few days since, after half a day's Mr. Miller, to locate a State road from Evansville the publication of a summary of debts is calculated to mislead. Notices the depreciation in banking on this bill. Mr. Marvin in the chair: the House now went into commutatee of the whole adopted. After further debute, Mr. West withdrew and passed.

The House now went into commutatee of the whole lost, ages 22, noes 27.

On this bill. Mr. Marvin in the chair: the House has amendment by striking out being somewhat moved to amend the amendment by striking out being somewhat moved to a striking somewhat moved to amend the amendment by striking out being

should withdraw all measures of relief. The Senate a journed.

Is o'clock, P. M. OSDERS OF THE DAY.

Bills on their third reading -To change the mode of dogate at or near any bridge the county may creet: which amendments was not adopted, ayes 25, noes passed. To charge a name to Luther Thomas Martin; passed. The ball was ordered to be engrassed. Relative to the Perry county Seminary; passed. For the Senate, and recommended the passage of the bill. ogansport; passed.

Mr. Harris, from same, reported back the bill to ascertained by the Secretary of State; to be sold to Robert Wilson; laid up at the table. To provide for the commercial and social affinity of the people and contiguity of territory table; ayes 27, notes 23.

Mr. Adaptive of Davie s county; passed. Printing out the making the changes; that the commercial and social affinity of the people and contiguity of territory table; ayes 27, notes 23.

Mr. Adaptive of Davie s county; passed. Printing out the making the changes; that the commercial and social affinity of the people and contiguity of territory table; ayes 27, notes 23.

Mr. Adaptive of Davie s county; passed. Printing out the making the changes; that the commercial and social affinity of the people and contiguity of territory porter then retired to the Senate chamber. Before provide for the assessment of damages to land on the county clerks, and the proceeds deposited in the lection of the debt due from the Lawrenceburgh and b dan- would be effected by the change. Mr. Motfatt moved to by the bill on the table; Mr. Moore of G. moved to recommit, with in- granting licenses in certain countries therein named. For the social relations of the bill, holding it up and pointing out on the table, ages 30, mass 19. building of a bridge scroes Big Walnut creek; jussed.

> Sundry bills on their second reading were appropriately ayes 22, nocs 28. Amendatory of the school law; passed. To vacate the committee. exempt Sheep, wool, and whollen fabrics from tax tion;

was expected to be paid at the time of the contract. his constituents had a deep interest, particularly Mr. Reeve moved the indefinite p diponement of the lill; and the gentleman from Knox would be satisfied with al- Whig, but would rever sustain a party who would committee.

tools and stock.

To abolish capital punishment; pending the discussion of Mr. Gregory defended the report

HOUSE OF REPRESENTATIVES.

Prilliman, Dunn and Chrisman, which were referred. gress, whose talents and virtues would not enable them to Burke, Collett, Coll as, Cornett, Cotton, Defrees, salaries thirty three and one third per cent, -money ing claims and procuring cites for water power, &c. ise Adam Myers, to build a mill dam across the Conrad Beard, a constable of Hamilton co.; passed. report. Mr. Tingley reported a bill to legalize the acts of get there otherwise; for these reasons he should oppose the Everts, Gregory, Hodge, McGangney, Moffatt, being now worth therty per cent, more than when Mr. Steele, to authorise the Marion Guards to occu- Messrs. Ritchey and Davis thought the minority had a er. Reeve, Sands, Stanford, Walpole, Watts and Mr. Marvin was in favor of committing the bill, Mr. Dobson from the committee on claims report.

By Mr. Milham, of se amending road laws, as read twice and engrossed. Mr. Davis of M., a joint The Chair decided otherwise, as the committee asked Nozs-Messrs. Bright, Carr of L., the House not to trifle longer with this important

reported back the bill for incorporations, be engrossed; but, in order to give time for reUnion and Randolph Turnpike Road; passed. Also, table; which motion prevailed.

be laid upon the table, was decided in the affirmative—
aves 29, noes 17.

Indicate on corporations, be engrossed; but, in order to give time for rebe laid upon the table, was decided in the affirmative—
aves 29, noes 17.

Mr. Ewing moved to recommit the bill to a select comthe General Assembly."

Mr. Harrowan "An Warren county: passed. Also, to incorporate the Warren county: passed to the warren county: passed to the warren county: passed to the warren county in the town of M. reported a bill for the relief of the General Assembly."

| Warren county: passed to the warren county in the town of M. reported a bill for the relief of the decided of the affirmative, ayes 43, noes 40.

Mr. Collett, from the committee on finance, to provide Mr. Carter reported a bill for the relief of Sam. missioner of the Northern division of the Central identity of interest, compactness of territory, the ratio of The bill for the relief of the borrowers of the sur- noes 33. Mr. Tingley reported a bill for the relief had a word to say as to the third district only. He went Mr. Tevis introduced a joint resolution for the re- Jones Smith of Gibson county; read twice and en- district. moval of the seat of government of the American grossed; by Mr. Gorman, for the relief of Kinney. The question being to concur in the first amendment-Wright and Gookins; read and passed to a second ayes 27, nocs 23. Mr. Moore of O. introduced a resolution, on the reading; by Mr. Simonson, a joint resolution au-

Mr. Shelby moved to reject; which motion pre- following proviso: "Provided, that no bonds shall the legislature, is it just to so district the State as to debe received in payment, for which bonds the holder stroy the voice of one half the people. is authorised to commence suit against the State; Mr. Walpole replied in a speech of some length to show named; regulating the compensation of supervisors which amendment was not adopted, ayes 32, noes that the 5th district would be democratic. ed ; by Mr. Thompson, to locate a State road from thought his friends might as well come down, for he saw severally passed. Mr. Wright, from the select committee on revision, In relation to taxation for State purposes, and the redemp- Bluffton to Raccoon village; read twice and refer- it was "Captain Scott" who was after them-22 to 28. made a report upon that subject by bill. The bill, being tion of treasury notes. Supplemental to an act providing for red; by Mr. Nees, for the location of a road in Putbeating a State road in Sufficient and Vigo counties; passed. nam, Clay and Vigo; twice read and referred; by and finessing not usually met with. This fifth district he two amendments, which were concurred in. On motion of Mr. Tannebill, the bill was taken from Relative to the three per cent, fund, and for other purposes; Mr. Bradley, relative to school taxes in Noble and thought the foundation of all these changes. He asked gen-State and individual stock in the State Bank of Indiana, and Lagrange; passed; by Mr. Cuppy, to extend the themselves

certain fees to be paid out of county treasury, so far hill, because it was unfair, county business in Clay county to transcribe a cer. Farmer, Harris, Hetfield, Herriman, Houver, Kelso, Miller,

The bill providing for a suitable punishment for hill and West-13. plan for relief of the States, recommending the printing at Centreville, Wayne county, was taken from the be borne by the State. The German citizens propose bearing amendment and a recommendation for its passage. Mr. West then moved to strike out Morgan; lost— On the question of concurrence, it was decided in ayes 23, noes 27.

The bill was then laid on the table, ayes 48, noes ayes 27, noes 23.

since 35-6. This is a new order of things, pro- sion of specie payments; the reasons for not issu- already impoverished treasury, but at the expense of the The bill of the Senate, levying the appraisement Mr. Mitchell moved to adjourn; lost—ayes 18, nors 30.

STATE BANK.

and referred to members of that circuit.

Mr. Robinson moved to strike out that part of which motion did not prevail, ayes 18, noes 56.

motion did not prevail.

The resolution was then adopted.

FELS AND SALARIES. ed to determine a question, and a scene of confusion Mr. P. rker moved to suspend the rule and read. The bill to regulate the jurisdiction of justices of ensued, that has been rarely witnessed. The tellers the bill a third time now. reported a tie vote. A point of order was raised. Mr. En mg moved to amend, that the individual and passed. notes, &c. has prevented as much rigor in examina. change in the times since the adoption of those laws, that chairman said, unless better order was preserved, 50,000 do lars; lost, On motion, five hundred copies were ordered to of Seniors. We all know that the community were not Mr. Harris corrected the erroncous impression of be printed and the report referred to a select com- restrained from running into debt by the fear that their pro- er than ever. The President pro tem of the Sen- Gaughey, Morgan, Moone, Odell, Parker, Penning- and referred to the commutate on revision. true policy to be, that we should say to the creditor that the ed that he take a sent beside the chairman, for the ford and Tanachill-29. structions, requiring a remande on the rents to be enter into the holy bonds of wedlock as soon as posthese laws; but, on the contrary, for the worse. A million of delians have been drawn from circulation by the bulk to a select the bulk Mr. Summers moved to indefinitely postpone; Mr. Greguy. It is said that times are worse than when the bill had been perfectly used up by the committee, with instructions requiring the adminis Mr. Edwards moved to indefinitely postpone; these relief laws were passed. True, and they will continue toe, horse, foot and dragoons, and was not now worth trator to give I and security, &ce; carried.

report of the committee, it was decided in the neg- a third reading ative, ayes 12, nors 68.

The House adjourned. SENATE.

Mr. Collins offered an additional section, author

Mr. Wilson moved to amend the original bill so relative to the mode of doing county has not a substitute. izing the board doing county business to creet a toll as also to print the laws in the French language; passed. For the relief of the people of Vermillion county; dividing the State into congressional districts, with sundry The question on striking out, ages 20, noes 30.

Amendatory of an act incorporating he town of Tene Hante; the pretended contiguity of territory preserved in the dis-

The Chair decided it to be out of order. Mr. West moved to strike from the bill so much as relates mittee had taken him at his word the other day, that he would feel it in t cir coming electrons. He was a Mr. Robinson moved that it be referred to a select most any thong. They have attached all the surplus ter- sustain such Whige as are new unfairly forcing this . Mr. Norvell moved that it be referred to the com-Mr. Herrimon moved to amend, that all agricultural imple. ritory of the State on our district; and we are very bill upon the people of Indiana. ments be also exempt from taxation; conned, ayes 24, nors pleasantly told that it only makes about 80,000. But we Mr. Penningto - called the previous question. Mr. Semonson advocated its reference to the com-Mr. Dob-on moved to amend by exempting mechanics' borhood to Vincennes all are one people—neighbors! If being shall the moon question be now put, nyes 26, discussed by Messrs. Robinson, Snoup, Chrisman The bill and pending amendments were indefinitely post- north, just hand it over—we will take it and do the best we noes 21.

> Mr. Tannehill said, commercial and social relations Mr. Morgan mo ed to read the bill a third time the pay of the members of the legislature, but opposmight be an object in forming districts so far as could be now ; carried. without destroying the contiguity of territory; but he pro- On the passage of the bill,

providing for the election, by joint ballot, of a com- The committee must have had one of four things in view : the Senate adjourned.

canal, was read a third time and passed, ayes 48, population, or the political complexion of the districts. He be engrossed. Mr. Bradley, a bill for the relief of terest, nor the ratio, was effected by the change in the third

thorising a final settlement with J. J. Cohen and change made to the bill was calculated to render the dis-Mr. Moore of O. moved to amend, by adding the districts of ten whig; with the parties equally divided in Laughery creek; passed.

44. The bill was then read a third time and pass. Mr. Dobson was opposed to the amendment; but he Fort Wayne State road, in Elkhart county, were

provisions of certain acts to Koscinsko county; ro. if it is in confirmity to the act or spirit of the act of Congress, connected as the districts are by corners and nooks,

The question pending was to refer a resolution to the life act as relates to county auditors, as directs which would sustain it. He declared it was not a whigh bill makes the Bishop of Vincennes a general trus-Making general appropriations for the year 1843. For the as r lates to Switzerland county; referred; by Mr. The question on the second amendment, carried—ayes he Churches in the State, not exceeding \$50.03

Mr. Ritchey moved to concur with the third amendment, requested, making his trust perpetual in the person

Mr. Harris moved to adjourn ; lost.

swer to twelve resolutions of the House, in relation tutory laws in their moher tongue. Sir, they not only desuge of the several tells, which were read and resuge of the several tells. that the Senate adjourn; lost-ayes 20, noes 29.

> 14 o'clock, r. M. Mr. Collins, from the committee on the State Bank, re-The bills reported on Friday last, by the State ported back the bill to provide for the reduction of the

stock in the State Bank, with an amendment. Mr. Ewing looked upon this as the first step towards a novation. He wished the Catholic church to stand figuidation of the institution; and that step of liquidation on the same facting with other churches. fivoritism has been unchecked; that a brief review proper time to bring forward this question. It is now before brought the hard fixing the times of brought the hard into the hard fixing the times of brought the hard into the hard fixing the times of brought the hard into the hard fixing the times of brought the hard into the hard fixing the times of brought the hard into the hard fixing the times of brought the hard into the hard fixing the times of brought the hard into the hard fixing the times of brought the hard fixing the ha Mr. Wright said it was presented to him by Mr. of the manner in which the Bank has conducted its us, and he trusted would meet with the favorable considera- holding courts in the tenth judicial circuit; read President of the Bank a worthy man; but he could not be the bank a worthy man; but he could not be the bank a worthy man; but he could not be the Bank a worthy man; but he could not be the Bank a worthy man; but he could not be the bank as worthy man; bu trust him with this measure. He was opposed to the re- He had examined the bill carefully, and saw nothing

counties; which were severally read a third time Mr. Ewing moved to amend the 3d section, that indis of trustees, as is the case in other churches. It vidual stock shall not be reduced below \$50,000; lost. | would be of great advantage to the church, inas-14 o'cloc's, P. M. Mr. West offered the following amendment: that all much as a large amount of property was now held The House went into committee of the whole on debts, both principal and interest, on the stuking fund, not by the Bishop which in glit be lost to the church by of Perry county; passed. Also, for the relief of omendments to the charter to guard against this er- Mr. Gregory moved to indefinitely postpone the bill. He the revision, Mr. Edwards in the chair; after con-

> two hundred pages, the committee rose with leave the on finance. Mr. Collins spoke at length in favor of the bill. Mr. Wright opposed the bill. Mr. Dabson withdrew his motion to recommit to the

> > Mr. Ewing moved to refer it to a select committee. After some debate by Messrs. Collins and Wright, Mr. Walpole renewed the motion to commit to the grossed,

due the sinking fund. the bank last winter, this amendment could not be bridge City turnpike company was read a third time

being somewhat unruly, the chairman threatened Mr. A offatt renewed his motion making treasury in their hands; passed. to throw his mallet at the heads of the annuly mem- notes re civable for all dues to the sinking fund : By Mr. Norvell, to abolish the office of State Li-

A joint resultion to authorize the Agent of State Mr. Alexander thought the time had not come when we On the question being taken, on concurring in the to settle with J J. Cohen and brothers; ordered to Mr. Wilson, on loave, introduced a bill to amend

> the State into Congressional districts; carried. The question being on the 5th amendment of the The bill abolishing the office of State Librarian Tuesday, Jan. 31. | committee; aves 27, noes 23.

third time now. Kosciusko from t e 9th and throw them on the 10th, a very orderly marner, to the consideration of the

apolic Railsond; recommitted with instructions. Relative to Mr. Ewing commercial and from the first district and add it to the second; laid his return, the commercial and reported that

tricts. He moved to lay the report on the table; failed- district and inserve a substitute. He said this bill, House in the same. The question being put, on that is intended to benefit the Wh g party, as a par- concurring generally, was decided in the negative. Mr. Herriman off red a report of the minority of the ty, by gerrymandering the State for the benefit of a The question was then put, on concurring in the lew Congress aspirants on this floor, is a few stain in at amendment, which was to strike out so much on the Whog party He pronounced it emphatically as relates to the tees of county clerks. Ayes 22, Mr. Dobson said he presumed the majority of the com- so, and denounce I it, and said the Wing party more 51.

are all of one neighborhood! Yes, sir, from this neigh- which was second d by the Senate. The injection matter on the judiciary. The motion was further

The bill and pending amendments were indentitive posts post-post-di.

For the relief of the executors of Joseph Rathiffe, deceased, icet.

The question recogning the amend-ments as engrossed and ordering the amend-icet.

The question recogning the amend-ments as engrossed and ordering the amend-recommendate in the judiciareading, ayes 27, noes 21. the bill, advocating, particularly, the reluction of

deased; passed. Also, for the relief of Philip Sweetser; passed. Also, adversely to the patients and the State of Indiana for 1812; passed. The
By Mr. Campbell, a joint resolution for the benein the State of Indiana called aloud
Messrs. Ewing, Ritchey Kelso, Reinedy. Miller.
Mr. Lawe said, the people of Indiana called aloud

district the State into Congressional districts, than should correspond with the present prices of produce.

Mr. Six clear, to authorize John Sour to build a The bill for the relief of Alexander Beard was ted to the committee of ways and means. The bill was said the bill should not come back worse than it went.

The amendments were laid upon the table, and members should receive \$150 per annum, with male.

The House adjourned.

HOUSE OF REPRESENTATIVES.

PETITIONS PRESENTED. By Mr. Hodges, a remonstrance, containing a the Wabash and Erie canal, stating that the citizens of Vigo county are willing to take the contracts at their estimates, and risk the consequences of a depreciation of the scrip. Also, by Messrs. Butter-

field, Shelby and Norvell; which were referred. REPORTS. By Mr. Bowers, a bill for finishing a bridge over

in their hands; to improve certain roads therein in Rush county; to improve the South Bend and

The bill relative to the Church property of the

Mr. Slass moved to lay the bill upon the table ; which mation did not prevail, ayes 32, noes 60. Mr. Bowers moved that the bill be indefinitely

Mr. Thompson, after a somewhat animated disassion, moved to amend, by postponing the bill en-

this scrip; then the effects which are to follow the paying certain sections of an act therein named; read twice say, with the Senator from Johnson, it should not be contee to hold property, in trust, for the different Cathoworth of real estate at any one place. The Bishop counties there is named. Authorizing the printing of 2000 Gree, who have been married under another name : Those who voted in the negative were -- Messes. Bright, now holds, in trust, it is said, a large amount of Matchell, Parks, Read, Ritchey, Shanks, Sinclear, Tanne-

of his successors. Mr. Brown of M. favored the bill, and said the Catholics had defended the country equal to Protestants, and referred to the services of Charles Car-

On concurring in the amoudment of the committee- roll, of Carrollton, as a distinguished Catholic. Mr. Bowers opposed the bill and said, that when the Methodist church, a few years since, applied for The Speaker laid before the House a community of on rejecting to be a test question. The gentleman from By Mr. Thompson, to locate a State road from On concurring in the fourth amendment—ayes 26, an act of incorporation for its Preachers' Aid Sa-Mr. Ewing replied—petitions of this character are circu-lated in many of the States; at has been circulated in Knox cition from the President of the State Bank, in a time of the State Bank, but here was a power, vested in one man, to hold property to the amount of millions, and he understood that the Bishop of Vincennes now held property worth a million of dollars at his control. The Bishop received his appointment from the Pope of Rome, and he considered the bill as a dangerous in-

the churches in the State, instead of different boards

Mr. Hillis was not satisfied with the bill until he examined its contents. He wished time to make the examination, and the bill was laid on the table for that purpo e. The bill of the Senate for the relief of Huntington county, was read a third time and passed.

Mr. Carter reported a bill for the rehef of Hyacintha Laselle; read twice and ordered to be enfinance committee, but subsequently withdrew his motion. By Mr. Dunn, to authorize the commissioners of Mr. Thompson offered a resolution, that the On committing to a select committee-aves 19, noes 30. Grant county to rescand an order made upon their The question recurring on Mr. West's motion, record; read three times and passed.

Mr. Moffatt moved an amendment to the amend- By Mr. Jackson, to authorise the erection of a Mr. English moved to by on the table; which ment, making treasury notes receivable for all debts mill dam across Elkhart river in Elkhart county; read three times and passed. Mr. Vest thought, according to our contract with The bill to incorporate the Venice and Cam-

> The bill to compel supervisors to expend money brarian, and for other purposes.

and if we do not check it here, we will be overrun commenced. The late labor, in signing small March next too short a time; it is but 20 days. He saw no that a Senator had voted. The bil to organize independent corps, &c., was he would leave the char. He was not in the chair. On considering the amendment as engrossed and By Mr. Wheeler, to repeal a certain net relative

the peace in certain counties, was read a third time

Messrs. Watts and Ewing were opposed to the would make secrifices in their stock, by sale, if if he correctly understood Senitors, was that it would be a lened not to move another meli until quiet was rewould make sacrifices in their stock, by sale, if the content understand of the sale of the bank betothers can be found who will manage the bank betExperience has taught us a lesson on this subject, and be
work, and quiet for a time was restored; but it lastCollins, Cotton, Defrees Everts, Farmer, Gregory.

By Mr. Leshe, relative to money—reviving the

some Senators, that water powers had been no profit mutee on the State Bank, of which Mr. Marvin is perty would be sacrificed under execution. He believed the late, (Mr. Walpole) being present, it was suggest- ton, Pitcher Read, Reeve, Shanks, Sinclear, Stan- Mr. Osborn said he was in favor of the general property of the debtor should not be sold for less than a cer- purpose of preserving order. The chairman said be Mr. Wright moved to amend the title, so as to again excepted. He was in favor of 6 per cent. in-

the peace in Marion and Vigo counties, passed. ORDERS OF THE DAY. The bill amendatory of the law regulating gene-

which motion prevailed, ayes 53, noes 21. the act, incorporating the New Albany and Mount Mr. Miller it wed to take up the bill for dividing Carmil rail road company, read three times and

and keeper of the State House, &c. was reported Mr. Parker from the majority of the select committee to Mr. Ewing moved to strike out the bill after the back with an amendment striking out so much as provides for aboushing the present office; which amendment did not prevail, ayes 17, noes 21. Fire and Sidaries-The House now again re-

they had the bill under consideration, and made sun-

ing a reduction of the salaries of Governor and ju-Petitions were this morning presented, by Mesers. without destroying the configuration of the protested against forming districts for any men to go to ConAves-Messrs. A er, Alexander, Bradley, Puell, Mr. Logan was in favor of reducing all fees and

Mr. Herriman moved to amend the title of the the bill, for that purpose, and if recommitted would

The question was taken on the instructions and

age, &c.; lost. The House adjourned.